

ORIGINAL

Jim Bugel • Executive Director • phone 202,419,3004 • fax 202,419,3030 EX PARTE OR LATE FILED

June 17, 2003

Ms. Marlene H. Dortch, Secretary Federal Communications Commission 445 12th Street, SW, Room TW-A325 Washington, DC 20554

RECEIVED JUN 1 7 2003

FEDERAL COMMUNICATIONS COMMISSION. OFFICE OF THE SECRETARY

RE:

Wireless Local Number Portability CC Docket No. 95-116, EX PARTE

Dear Ms. Dortch:

On May 28, 2003, Cingular Wireless LLC ("Cingular") represented by Brian Fontes, Vice President of Federal Relations and Jim Bugel, Executive Director for Federal Regulatory Affairs met with Simon Wilkie, Evan Kwerel, William Lane, Bob Pepper, Kathleen Ham and Jane Mago all of the Office of Strategic Planning and Policy Analysis. The parties discussed FCC mandates imposed on the wireless industry and the classification of these mandates into two broad categories: 1) those rules addressing the safety of life and property, e.g., E-911, CALEA and multiple homeland security directives; and 2) those rules adopted for customer convenience, e.g., Local Number Portability. In addition, Cingular noted that due to limited capital resources of the wireless telecommunications sector, the priority should be given to those rules addressing the safety of life and property, such as E-911, CALEA and homeland security, especially as we better prepare our nation for the war on terrorism. The government should defer mandates providing "customer convenience", such as wireless Local Number Portability, to a later time, perhaps tied to the complete deployment of E-911.

The attached document was used for discussion purposes. Please associate this notification and the accompanying document with the referenced docket proceeding.

Pursuant to Section 1.1206 of the Commission's Rules, this notification is being submitted to your office. If you have any questions concerning this submission, please contact the undersigned.

Sincerely.

Executive Director-Federal Regulatory Affairs

Attachment

Cc:

Simon Wilkie

William Lane

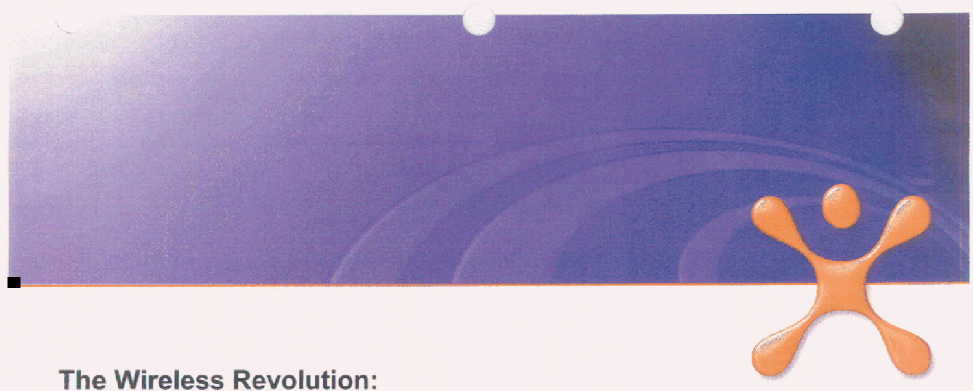
Kathleen Ham

Evan Kwerel

Bob Pepper

Jane Mago

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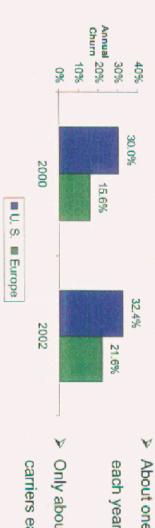
The Wireless Revolution:
Without Regulatory Prioritization, Are Consumer Benefits
Sustainable?





deal, and results in high acquisition costs as carriers battle for market share. Intense price competition encourages consumers to "carrier hop" for the best

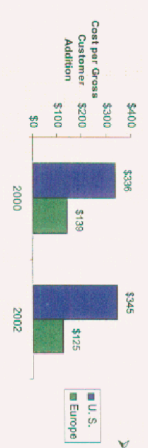
Annual Customer Churn: U. S. National Carriers vs. Europe



About one third of U.S. customers change carriers

Only about 22% of European customers switch carriers each year

Customer Acquisition Costs: U. S. versus Europe



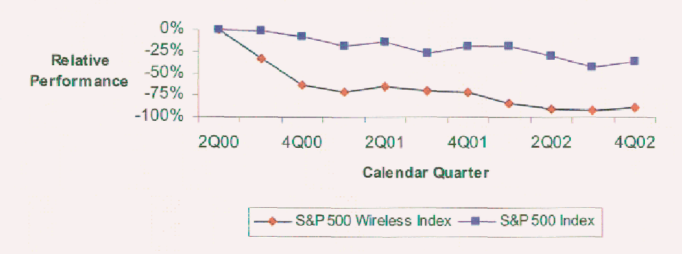
- High domestic customer churn leads to higher acquisition costs
- Higher handset discounts
- Increased marketing, advertising and commissions

Source: Endicott, Dominic, "Is Low Telecom ROIC Here to Stay, and How Long Will Investors Bear This? Booz Allen Hamilton, March 14, 2003



Equity values have plummeted relative to the S&P 500 as investors express concerns about the industry's health.

Relative Equity Returns -Wireless Compared to the S&P 500

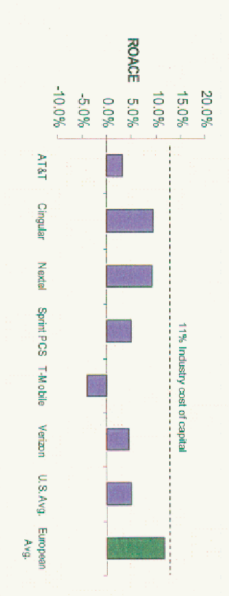


> High capital investment requirements

- > Negative cash flow
- > Strained balance sheets

networks and develop advanced voice and date products. Wireless requires willing investors in order to attract needed capital to upgrade

2002 Return on Average Capital Employed (ROACE)

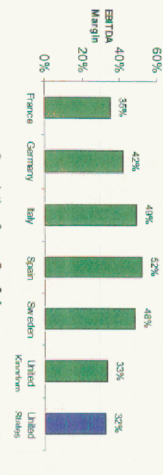


- > Wireless is not earning its cost of capital
- Industry return on capital just 4.8%
- Cost of capital is about 11%
- Future investment requirements at risk
- Additional network capacity
- Upgrade to 3G
- Data products and services

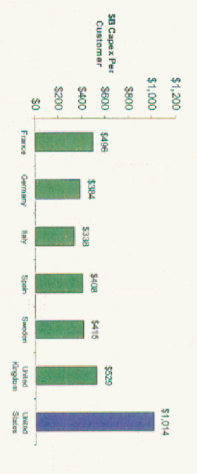


networks and develop advanced voice and date products. Wireless requires willing investors in order to attract needed capital to upgrade

U.S. and European EBITDA Margins (2002)



Cumulative Capex Per Sub -U. S. Versus Europe



: Bath, Blake. "Gaining Maturity... Often Isn't Pretty." Lehman Brothers, March 27, 2003

Lower Revenue per Minute

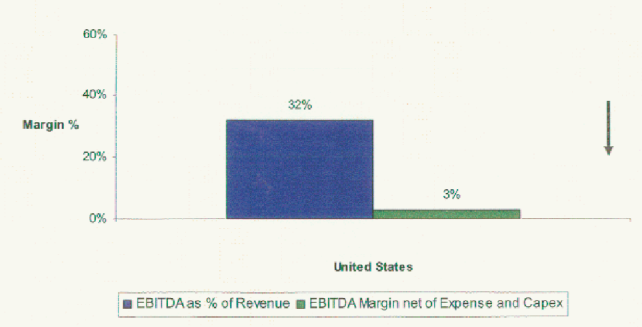
- + Higher Minutes of Use
- + Higher Churn
- Higher Acquisition Costs

= Lower Profit Margins
= Higher Capital Requirements



Domestic wireless carriers are not earning their cost of capital and are significantly underperforming their international counterparts.

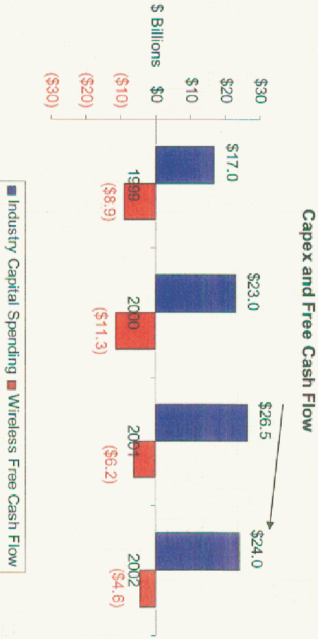
EBITDA Margin Net of Expense and Capital Investment



Negative economic returns cannot continue indefinitely, and investors will continue to avoid the wireless industry until returns improve.

investment to fund continued infrastructure expansion and development. Domestic wireless carriers produce negative cash flow and will require additional

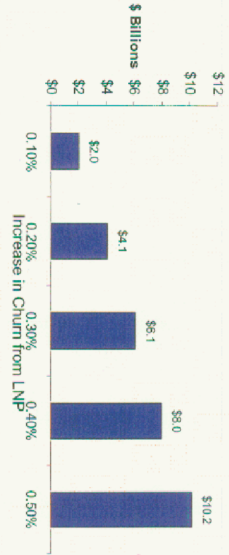
U. S. Wireless Industry
Capex and Free Cash Flow



profitability improves. Continued decreases in capital investment will be required unless

unnecessary cost on consumers and carriers. Eliminate mandates, such as local number portability (LNP), that impose an

Industry Cost of Incremental Churn 2004 through 2006



Consumers already enjoy, and exercise, freedom to switch carriers

- Churn rate much higher than Europe
- Customer acquisition costs high, approximately \$345
- >WNP could increase increase churn
- on incremental churn/month of 0.5% ➤Cost could reach \$10B over 3 years based
- Less investment available to build and expand infrastructure
- Weakened technology position relative to international markets
- Fewer advanced products and
- Increased costs to consumers



Public policies should promote a fair playing field for all competitors, and the marketplace should determine the winners.

- ➤ The federal government regulations imposed on the wireless industry can be classified in two broad categories; 1) those rules addressing the safety of life and property, e.g., E9-1-1, CALEA and multiple homeland security directives; and 2) those rules adopted for customer convenience, e.g., Local Number Portability.
- ➤Today, due to limited resources of the telecommunications sector, the priority should be given to those rules addressing the safety of life and property, such as E911, CALEA and homeland security, especially as we better prepare our nation for the war on terrorism. The government should defer "convenience" mandates, such as Wireless Local Number Portability, to a later time, perhaps tied to the deployment of E-911.

Appendix

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Table 44: Wireless Number Portability Impact Assessment

(Millions)	2004E	2005E	2006E	П	Total 2004E Thru 2006E
Beginning Industry Subscribers	152.2		161.2	168.7	
Ending Industry Subscribers	161.2		168.7	174.9	
Industry Net Additions	9.0		7.5	6.2	
Average Industry Subscribers	156.7	_	164.9	171.8	
Penetration	54.7%	5	56.7%	58.2%	
Incremental Churn/Month	600		1	600	
0.1%	\$666		\$680	\$687	\$2,033
0.2%	1,331	_	1,360	1,375	4,066
0.3%	1,997	N	2,039	2,062	6,099
0.5%	3,329	(1)	3,399	3,437	10.165
C					

Source: Merrill Lynch Research Estimates